

JUDGE MORRISON

This is a letter of newly discovered evidence I've been trying to call my attorneys. Neither has answered my most recent calls between Mr. Durkin & Mr. Yeazel was on 5-12-25 times 9:43 AM, 9:45 AM, 9:46 AM, 1:27 PM, 12:03 PM, & 4:13 PM all was ignored. I've wrote this issue to attorneys as well via letter & emails. This issue was not answered. I've begged both lawyers to seek a warrant that was never contained in my discovery. I told attorney's & CPD Harmon & government purposefully hid a warrant that Harmon got using Judge O'Grady, on 1-28-25. Yeazel finally listened to me seeking out warrant & found it! This is the same warrant CPD Harmon under oath lied about during trial. Harmon lied of this warrant on Q&A with Durkin & Ms. Hill. See attached transcripts & warrant. Everyone knowingly knows of this lie. I need to speak to my lawyers now - PLEASE HELP ME JUDGE. Riccomayor 5-12-25

cc. Chief Elaine Bayant

cc. FBI
cc. Yeazel & Durkin

Keith Yeazel

From: Kevin Durkin <kevindurkin50@gmail.com>
Sent: Tuesday, January 21, 2025 3:18 PM
To: Keith
Subject: Maye

Keith,

Mr. Maye is requesting documents related to the Search Warrant referred to below:

SUBJECT: Ricco Maye Cellphone analysis, from Whitehall SW

During this investigation, Central Ohio Human Traffic Task Force Agents became aware of a search warrant that was executed by Whitehall Police Department on Ricco Mayes residence in January of 2019. Out of Whitehall's search warrant, Task Force Agents found that several items were seized and submitted as evidence to the Whitehall Police Department property room. Central Ohio Human Trafficking Task Force Agents recovered those items from Whitehall and took custody of the devices. The devices were then transported to the Columbus Police Department property room. Task Force Agent Harmon requested a search warrant for the devices out of the Whitehall incident. The search warrant was granted by Franklin County Municipal Court Judge O'Grady on August 31, 2020.

Task Force Agents transported the devices to Ohio Department of Public Safety digital forensic unit for processing. A complete forensic report was completed and will be attached in its entirety upon request. Listed below, is a summary of the forensic report for the cell phone that was recovered.

Task Force Agents identified this device belonging to Ricco Maye, as his number was identified by multiple sources. It was also confirmed that he was the owner based on the conversations where they referred to Mr. Maye by name.

Extraction Summary

Make: Samsung

Model: Note 9

IMEI: 358620090250567

Phone Number: (614) 620-3738

I DON'T KNOW WHY
DURKIN NOW LIES CLAIMING
HE REFUSE TO RESPOND VIA
EMAIL 2 ME CUC IT'S 3RD
PARTY WHEN I HAVE PROOF OF
HIM RESPONDING TO ME THRU
EMAIL LAST YR & THIS YR
DURKIN IS WORKING WITH THE
GOVERNMENT MAKING MY CASE
HARDER

Kevin Durkin

65 S. Washington Ave #105
Columbus, Ohio 43215
(614) 323-0316 (cell)

Case No. _____

Franklin County Municipal Court
Columbus, Ohio

2020 SEP -1 AM 9:46

FRANKLIN COUNTY
MUNICIPAL COURT
COLUMBUS

THE STATE OF OHIO
VS.

Cellular Phone(s) belonging to Ricco Maye

Black Cellular Phone IMEI #358620090250567

Phone Numbers: (614) 620-3738

SEARCH WARRANT

For the purpose of locating, seizing and processing:

Trafficking in Persons O.R.C §2905.32

Trafficking in Drugs O.R.C §2925.03

Filed _____, day of Sept, 2020

Clerk of the Franklin County Municipal Court

By _____, Deputy Clerk

Ordered on Affidavit of

Detective Brandon Harmon #151

HTTF

Columbus Division of Police



Case: 2:20-cr-00203-SDM Doc #: 748 Filed: 04/30/25 Page: 129 of 134 PAGEID #: 3985

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1 was prior tips involving Ricco prior to my -- prior to my time
2 on the task force.

3 So, with that, the earlier investigator that was working
4 that case and Whitehall were in communication.

5 So, once the 17th Street search warrant happened, those
6 two had exchanged the property and took it over into CPD
7 custody.

8 When I came on the time task force and then when
9 Mark Young was phasing out of the task force, the other
10 detective, I had then gained control over the property that
11 was in the Columbus Police property room.

12 Q. And you sought -- you sought and successfully obtained
13 an extraction report from that phone?

14 A. I got the phone --

15 Q. Yes.

16 A. -- and then turned it over to Sam Chappell.

17 Q. All right. And did you seek to get a search warrant to
18 give you authority to extract information from them?

19 A. I don't believe I -- without refreshing my memory, I
20 don't believe it was me that wrote that search warrant. I
21 believe that it was Agent Chappell.

22 Q. Okay. But, ultimately, was a warrant issued?

23 A. Yes.

24 Q. All right. By, obviously, somebody authorized to do
25 that?

130

1 A. Correct.

2 Q. All right. Earlier in the trial, was an ad that was
3 posted on or about December 19th, 2019, by Ms. McCoy, was
4 that -- was that one of the ads that was published?

5 A. I don't believe we have published an ad for Melanie
6 McCoy.

7 MR. DURKIN: Okay. Thank you. Give me just a moment.
8 Let me -- I'm sure I'll be told I forgot something. So, Your
9 Honor, if I can just have a moment.

10 THE COURT: You may, of course.

11 (Pause in proceedings.)

12 MR. DURKIN: Your Honor, thank you. I have no further
13 questions of this witness.

14 THE COURT: Okay. Thank you.

15 Ms. Hill, redirect?

16 MS. HILL: Briefly, Your Honor.

17 - - -

18 REDIRECT EXAMINATION

19 BY MS. HILL:

20 Q. There was a little -- one thing I want to clear up just
21 quickly, 'cause on direct, you said that you got all the phones
22 and you gave them to Josh Saltar, right?

23 A. Yes.

24 Q. And you just said you gave the phone to Sam.

25 A. So, Josh Saltar did the cell phone extraction.

1 Q. Okay.

2 A. Sam had the phone in ATF custody -- that's where we kept
3 the phone as evidence.

4 Q. Okay. So, it went to Sam first and then to Josh to get
5 the extraction and then back to Sam?

6 A. Yes.

NO SIR
YOU GOT
A WALKAWAY
OFFICALLY

7 Q. Okay. It's not in your custody. You are not allowed to
8 hold -- take care of the phones?

9 A. No, I'm not. Right.

10 Q. Defense counsel asked you a number of questions about
11 the rat poison and who told you what about who had rat poison
12 and who didn't. MORE LIES, HE TESTIFY HE AT
TRIAL & GRAND JURY - IT'S SHOW
13 A. Right. NEXT LETTER

14 Q. Do you remember who told you that Ashleigh Davis was
15 part of that? Because you said it wasn't Ashleigh or Nicole
16 Groves or Vincent Morrow. Do you remember --

17 A. I said it wasn't Ashleigh or Vincent. I believe it was
18 Nicole Groves that had originally mentioned that it was
19 supposed to be brought up by Ashleigh and Vincent Morrow to the
20 house.

21 Q. Okay. And in regards to this rat poison, defense
22 counsel asked you, you know, what would have happened if
23 Nicole Groves had done something more with the rat poison
24 that was supposed to go to Kevin Pearson.

25 Is Kevin Pearson still alive?

1 Q. Where were the phones seized from that you reviewed the
2 extractions for?

3 A. I reviewed the extractions from the Sagamore search
4 warrant. There was a traffic stop that was conducted on Ricco
5 a few months prior to.

6 I reviewed the cell phone extraction from the Riverside
7 Hospital incident that we heard Melanie McCoy's testimony on
8 and then the -- reviewed a phone belonging to Ricco from the
9 North 17th Whitehall search warrant.

10 Q. Very good. Now, you said you reviewed extractions. Did
11 you do the extractions of those devices?

12 A. I did not.

13 Q. Do you know how to do that?

14 A. No.

15 Q. Did you ask someone else to do that to assist you?

16 A. I did.

17 Q. Who was that?

18 A. FBI Special Agent Josh Saltar.

19 Q. And Josh Saltar knows how to do that?

20 A. He does.

21 Q. So, what did you give to FBI Special Agent Josh Saltar?

22 A. The cellular devices. *U GAVE IT DIRECTLY 2 JOSH
OR SAM? DUMMY*

23 Q. And did you receive anything back from him?

24 A. His extraction reports.

25 Q. And what did you do with all of that?

*LIES
SET UP*